## ACT No. 16

First Extraordinary Session, 2011

HOUSE BILL NO. 22

## BY REPRESENTATIVE WOOTON

1	AN ACT
2	To amend and reenact Code of Criminal Procedure Articles 161(B), 211.6(A), 324(B) and
3	(C), 336(B)(introductoryparagraph), and 404.1(A), relative to provisions of the Code
4	of Criminal Procedure which are limited in applicability to certain political
5	subdivisions or local areas based upon population classifications; to specify
6	applicability to one or more political subdivisions or local areas; and to provide for
7	related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. Code of Criminal Procedure Articles 161(B), 211.6(A), 324(B) and (C),
10	336(B)(introductory paragraph), and 404.1(A) are hereby amended and reenacted to read as
11	follows:
12	Art. 161. Property subject to seizure
13	* * *
14	B. A judge of a city court located in a municipality with a population of
15	between twelve thousand and fifteen thousand, in a parish the population of which
16	is between twenty-five thousand and thirty-five thousand, within a judicial district
17	composed of two parishes the city of Bastrop may, only with the consent of the
18	judicial district court, issue a warrant authorizing the search for and seizure of
19	anything within the territorial jurisdiction of the district court.
20	* * *

HB NO. 22 ENROLLED

Art. 211.6. Contempt; attachment of arrest for failing to appear; summons by peace officer instead of arrest

A. Notwithstanding any other provision of law to the contrary, in any parish having a population in excess of four hundred eighty-two thousand people as determined by the most recent federal decennial census Orleans Parish, when a peace officer serving a subpoena, summons, or notice to appear in court for a misdemeanor traffic offense or a nonviolent offense, except for possession of illegal weapons and driving under the influence, has reasonable grounds to believe that the conduct of an offender constitutes a direct contempt of court because the offender contumaciously fails to comply with such subpoena, summons, or notice to appear in court, and proof of service of the subpoena, summons, or notice appears of record, then either the court may order the offender attached and brought to court or the peace officer may issue a written citation or summons to the offender commanding him to appear and answer the direct contempt charge.

\* \* \*

Art. 324. Cash deposits

17 \* \* \*

B. Upon final disposition of all cases in which a deposit of money, checks, bonds, or money orders has been made pursuant to this Article, and said deposits have remained unclaimed for a period of one year from the date of said the final disposition, the officer authorized to accept said bail shall apply and use one-half of said such funds for the operation and maintenance of the office of the clerk of court, or the office of the clerk of the criminal district court in parishes having a population of four hundred fifty thousand or more Orleans Parish, and one-half to the local governing authority after advertising his intention to so utilize said the funds by publication in the official parish journal of a notice to the public containing an itemized list of all of said such funds on deposit, containing the names and last known addresses of defendants and

HB NO. 22 ENROLLED

the docket numbers of the cases involved. Said The publication shall be made once within thirty days after the final disposition of the case as aforesaid. The clerk shall also send a notice by certified mail to each of said such defendants at the last known address of said the defendant. Any interest earned on the funds deposited for bail shall be disbursed as provided in Paragraph E of this Article.

C. After said the publication and mailing of said the notice by certified mail, the clerk of court, or the clerk of the criminal district court in parishes having a population of four hundred fifty thousand or more Orleans Parish shall petition the court of proper jurisdiction for permission to utilize said the funds for the use, operation, and maintenance of the office of the clerk of court or the clerk of criminal district court in parishes having a population of four hundred fifty thousand or more Orleans Parish.

\* \* \*

Art. 336. Release conditioned on participation in pretrial drug testing program

\* \* \*

B. The court may, and in all parishes municipalities with a population of four three hundred thousand or more persons shall, implement a pretrial drug testing program which shall provide for the following:

\* \* \*

Art. 404.1. Powers, duties, and functions of the board of jury commissioners in parishes of four hundred seventy-five thousand or more Orleans Parish

A. Notwithstanding any other law to the contrary, this Article shall apply to the board of jury commissioners in parishes of four hundred seventy-five thousand or more in population Orleans Parish. In such parishes Orleans Parish, there shall be a board of jury commissioners, hereinafter referred to as "the board", composed of five members appointed by the governor, subject to confirmation of the Senate, to serve at his pleasure. The board shall meet at least once every six months and when it is ordered to do so by the court and may meet to select or supplement the general venire for grand and petit jurors. Three members shall constitute a quorum.

1	The board may select a new general venire at any meeting and shall do so when
2	ordered by the court.
3	* * *
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA
	GOVERNOR OF THE STATE OF LOUISIANA

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HB NO. 22

APPROVED: \_\_\_\_\_